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VIRGINIA GOVERNORS.—The people of Virginia, who have always manifested a commendable pride in the history and achievements of their public men, (and what State has more reason for the indulgence of such a pardonable vanity,) will be gratified to know that the Secretary of State is making good progress in collecting portraits of our former Governors, for exhibition and preservation at the Capitol. It will be a pleasure to every Virginian who may visit the Capitol in future, to look upon the well portrayed lineaments of the men who have, successively, filled the first office in this ancient Commonwealth, from the days of Patrick Henry, our first elected Governor, and who have contributed so much to illustrate a history to which we may point with pride. It has been the custom of some other States thus to honor their Governors. New York, Connecticut, and Tennessee, that we know of, and perhaps others, do this. We have seen the portraits of all the Governors of Connecticut, since independent government began there, adorning the walls of the old State house at Hartford. We hope soon to see our beautiful Capitol supplied with faithful portraits of the living and dead Governors of Virginia. These will lend additional attraction to that stately building.—*Lyndeburg Virginian.*

THE FREE SCHOOLS OF THE STATE.—The County School Superintendents' term of office, for about one-half the counties of the State, expires on the 1st day of January next. Among them is Alexandria. The State Board of Education will begin to make appointments on the 10th of December.

In relation to the public schools of the State, Superintendent Ruffus states "that the annual reports for the year closing August 31st are much more favorable than was apprehended. The aggregate enrollment for the year was smaller than the year preceding, and in some counties the unfavorable action of the supervisors and the low maximum of local taxation allowed by the former law occasioned a paralysis in school affairs; but in a large majority of the counties there was a decided advance in liberality on the part of supervisors and in the co-operative spirit of the community, and what is better still, an improvement in all that gives value to the schools themselves. The income and expenditures of the year were not materially different from what they were the year preceding."—*Fredericksburg Herald.*

CORRECTION.—One by one the famous sayings of great men, which have passed into history and become traditional phrases, are being absolutely swept out of existence by the historical iconoclast. The last one to suffer this cruel fate is the famous "Millions for defence, but not a cent for tribute." When, nearly eighty years ago, Gen. Pinkney, then Minister to France, was approached by the predecessor of the Duc de Broglie, and was informed that the payment of a certain sum might settle the diplomatic dispute between the two countries, history says that Gen. Pinkney indignantly replied: "Millions for defence, but not a cent for tribute." And now comes a responsible citizen of Charleston, S. C., and shows by indisputable authority that, at a meeting of the Cossack Club, of which Gen. Pinkney was a member, the latter was ever made directly by another member whether he ever made such a remark, to which he replied: "No, gentlemen, my answer was not a flourish like that, but simply, 'Not a penny, not a penny.' In losing the original and rather grandiloquent phrase, however, we gain one much more simple and forcible.

OFFICIALS.—The Tappanhook Gazette gives the following account of a trial in Judge Jeffries Court, at the late term of the Commonwealth vs. George E. Stevens, and is a fair exposition of what Virginia suffered during the dark days. The Gazette says: "Stevens, a colored man from New York, was appointed by Gen. Canby, sheriff of Essex county, and qualified, and entered into a bond before the Circuit court of Richmond city, reported for duty, and was recognized by the county court of Essex as sheriff. Stevens appointed one A. D. Johnson, his deputy. The county levy for the year went into the hands of the sheriff and his deputy, and very little ever came out again. On the 2nd of December, 1869, Stevens left the State and resigned, and Johnson received from the military commander the appointment of sheriff. He continued to collect taxes, and as soon as he had pocketed a sufficient amount, he too departed for parts unknown. An action was brought in behalf of the Commonwealth to recover of the sureties on their official bonds, who reside in Richmond city, the amount which these Republican tax-gatherers carried off. The court took the case and will decide it in vacation."

DECISION.—On Tuesday, Judge J. N. Hendren, in the County Court, rendered a decision declaring an act passed by the last Legislature, and approved March 25th, 1873, entitled, "An act to Amend and to enact Section 3 of an act passed March 3d, 1866, providing for Adjustment of Liabilities arising under Contracts and Wills made between 1st day of January, 1862, and the 10th day of April, 1865," unconstitutional and void. The act provides that the courts, on motion in a summary manner, may open judgments and decrees already rendered, even after they had gone to execution and settle the depreciation at which the claims should be discharged in certain cases given in the act, and the question came up on two motions. Upon argument, the court rendered its decision, which was able, learned and exhaustive, and cordially endorsed by all the bar present, including the Speaker of the late House, who, in reply to judicial thunders from the bench, whispered to a bystander: "He cannot shake his gory locks and Cooley's Limitations at me and say I did it!"—*Staunton Spectator.*

CONSIDERING A "PROPOSAL."—A few days ago a fascinating young lady wishing to visit Lynchburg at the time of the meeting of stockholders in that city, forgetting she was addressing an eligible widower in the person of an old acquaintance, asked him if he could loan her a certificate of stock entitling her to a free ride over the railroad. "Certainly," he replied, "provided you are willing to travel under my name." With the blush which mantled her cheek came the posing retort: "Thank you, sir; I will consider your proposal." If a suit for damages grows out of the "proposal" we have cited, the railroad company ought to be made a party defendant and mulcted in the sum of \$10,000.—*Warrenton Indec.*

CITY COUNCIL.
An adjourned meeting of the City Council was held last night, for the purpose of considering the revised laws of the Corporation, prepared by Mr. W. F. Carne.

BOARD OF ALDERMEN.
The Board of Aldermen, after a short session, in which action upon sundry bills, generally of a private character, heretofore acted upon by the Common Council, was taken, proceeded to the chamber of the Common Council and went into joint meeting.

COMMON COUNCIL.
Shortly before 8 o'clock the Board, met, with a small attendance, Mr. McKenzie being called to the chair in the absence of the President. Mr. Evans introduced a resolution directing the contractor for printing the city laws to print ten or more pages at a time, and submit the same to Council with a view to incorporating such additions or changes as the Board might think proper to make.

Mr. Hopkins said that it was his understanding of the matter that Dr. Johnson had introduced the report, and that Mr. Carne was brought forward to make the full report of the committee, as he had been employed by the committee for that purpose. This report had not been completed when debate arose thereon. He thought the proper plan would be to wait until the report was completed.

Mr. Evans understood that Dr. Johnson had finished his report, and that Mr. Carne was proceeding to explain what had been done. Mr. Hughes said that his idea was to hear the report of the editor and each member make notes, and at the end suggest amendments if he desired any for adoption in the separate boards.

The President pro tem said the resolution was out of order. It ought to be considered in joint session.

Mr. Evans was sure that just such a resolution had been declared out of order at the last meeting of the joint board, as involving an appropriation of money. He was able to say by authority that this plan of printing by sections would cost but \$250 extra, and he thought the money would be well spent.

The resolution was further debated and lost. At this point the Board of Aldermen entered the chamber and the two boards convened in joint session.

At the opening of the session the President directed the revisor to proceed with reading the laws.

Dr. Johnson suggested that as this was the report of the committee, it would be well to wait until the announcement of changes was finished.

The President doubted whether this reading was in any sense a committee's report. He caused to be read the resolution under which the joint meeting had adjourned to this time, and it was found that the object was to hear the laws read.

The President—Let the reading go on. The Revisor read the first and second chapters and was reading the third, when he paused at the clause as to the bond of the City Treasurer and said that he had marked that as needing the consideration Council. The law was passed not in reference to the Constitutional City Treasurer but with regard to the old Corporation Treasurer.

Mr. McKenzie said that the Finance Committee would report a bill on that subject at the next meeting.

When the chapter was concluded Mr. Latham said there had been an omission. The chair asked what officer's bond had been omitted.

Mr. Latham said that the law required police officers to give bonds, and that the present police were bound by all the laws binding on their predecessors.

The Revisor read, "each police constable two hundred dollars," and said a line was drawn over that because, as it had been sometimes contemplated to print the code, without revision, he had cast all doubts in favor of the present practice, so that things would go on under the code, just as they did before it was printed. As the police officers had not given bonds for several years the clause had been omitted.

Mr. Latham contended that police officers should give bond, and Mr. Hughes replied maintaining a different view.

The reading was then proceeded with: Chapter IV, "Clerks, Auditor of Public Accounts" was read through, and chapter V, "Streets and Alleys" begun, when

Mr. McKenzie thought that no good end would be achieved by reading on in that way through the code. He favored taking up one chapter at a time, and finishing all the changes to be made in that before passing to another.

Dr. Johnson said that he had told the Convention that such a reading would be useless. A member replied that he understood that it had been claimed that this reading was the report of the committee.

After some further discussion the President directed the Revisor to read chapter 1, "Divisions of the city," over again slowly, and took a vote upon it, which resulted unanimously in the affirmative.

Chapter 2, "The Common Seal" was read. The President—Any change there.

The Reader—Not a word.

This chapter was also voted upon and adopted.

Chapter 3 was then re-read, when Mr. Latham suggested that it had not been agreed to take the vote by chapters. The chair had no right to do so. It would be of no avail if all were adopted in that way.

The Chair replied that he thought that was the best way; two chapters at least had been gotten through with. But he was willing to do whatever Council desired.

A debate ensued. Mr. Latham and Mr. Evans favored printing the laws by section, and passing upon them ten printed pages at a time in separate boards.

Mr. McKenzie favored taking up each chapter now and to-morrow night, passing the amendments in joint session and then passing the amended law in separate sessions.

Dr. Johnson thought that the only plan by which a code could be gotten for years, was to print it as it stood.

Pending the discussion on this point, Mr. Janney moved to adjourn until to-night, which was adopted.

The Aldermen then retired and it was understood that upon returning to their chamber a resolution to print by sections, would be agreed upon, but the door of the chamber was found to be locked and the janitor gone, whereupon the Board adjourned in the passage way, and Common Council also immediately adjourned.

NEW GOODS JUST OPENED.—Tweeds, Kerseys, Cassimeres, Flannels, Bleached and Brown Cottons, Canton Flannels, Bed Blankets, Shawls, &c. The above goods will be sold at the lowest cash prices.

WM. N. BERKLEY,
64 King street.

HOMINY CHOP
IS A
RICH AND CHEAP FOOD FOR HORSES
AND COWS.
GEORGE R. HILL & CO.
oct 6

CITY COUNCIL. OFFICIAL PROCEEDINGS.

BOARD OF ALDERMEN.

At an adjourned meeting of the Board of Aldermen, held December 2, 1873, there were present: S. H. Janney, esq., President, and Messrs. Latham, Moore, Lawson, Johnson and French.

A report of the Finance Committee recommending the reduction of assessment on the two houses of J. H. McVigh to \$10,000 for the year 1874; also in favor of refunding to Jamieson, Uhler & Co. \$80, and Geo. R. Hill & Co. \$100, taxes paid by them on capital and machinery; also a petition of sundry citizens for crossings of Patrick, Henry and Alfred streets, at their intersection with Gibson street; also a bill of W. F. Henderson, \$121 against the Alms House; also a resolution on instructing the Committee on Public Property to turn over to the Board of Public Works the Mayor's office; also bills of F. G. Swaine, esq.; John Marriott, esq.; B. W. Nalls, esq., for election services, and bill of J. A. Mills, \$125, for rent of room for registration and election purposes, were received from the Common Council and their action concurred in.

A resolution authorizing the Committee on Public Property to purchase a set of platform scales for the use of the Market Master, was received from the Common Council, their action non-concurred in, amended by adding, "the Committee on Public Property to advertise for proposals to lowest bidder," and adopted.

The Board proceeded to the chamber of the Common Council for the purpose of hearing read the laws as codified by Mr. Carne, and upon their return the Board adjourned.

Teste: JNO. J. JAMIESON, Clerk.

COMMON COUNCIL.

At an adjourned meeting of the Common Council, held December 2, 1873, there were present: Messrs. Rock, Eichberg, Hopkins, Broderick, McKenzie, Downham, Nishell, Fowler, Hughes and Evans.

In the absence of the President, Mr. McKenzie was elected President pro tempore. As this was an adjourned meeting, on motion of Mr. Eichberg, the reading of the minutes of the last meeting was suspended.

The President stated that the object of the meeting was that the two Boards in joint session might hear read the laws of the Corporation as compiled by Mr. Carne, and requested Mr. Eichberg to invite the Board of Aldermen into the chamber of the Common Council for that purpose.

Mr. Evans offered a resolution directing the printer of the code to print ten or more pages at a time of the laws as prepared by the codifier for the use of the members of the City Council pending the consideration of the same, which was lost.

The members of the Board of Aldermen entered the chamber, and the Corporation Attorney being also present, Mr. Carne being requested, proceeded to read his compilation of the laws, and had read five chapters thereof, when a discussion arose concerning the manner in which the compilation was being considered, which was temporarily suspended by the adoption of a resolution offered by Mr. Janney that the committee on the compilation and codification of the laws of the Corporation report such alterations in those laws as they had made.

Mr. Carne then reported such alterations as had been made in the laws contained in chapters 1 and 2 of the compilation and such chapters, were approved.

Chapter 3 of the compilation having been read, the discussion upon the manner in which the whole report of the committee should be considered was renewed, when a motion that the joint meeting adjourn until half-past seven the following night was made and carried.

The members of the Board of Aldermen having retired the Board adjourned until half-past seven o'clock the following night.

Teste: HAROLD SNOWDEN, CLK.

PORT OF ALEXANDRIA, DECEMBER 3.

SUN ROSE..... 6:50 MOON SETS..... 6:23
SUN SETS..... 4:41

ARRIVED.

Steamer Lady of the Lake, Norfolk, to F. A. Reed. She reports passing a few vessels in the river bound up.

SAILED.

Steamer Columbia, Baltimore, by B. Wheat. Steamer New York, Philadelphia, by F. A. Reed.

Schr. Marcia Reynolds, Georgetown, by W. A. Smoot.

Schr. J. L. Newton, Georgetown, by Wm. A. Smoot.

Schr. A. F. Kindberg, New Haven, by American Coal Co.

Schr. Golden Gate, Norfolk, by Smoot & Perry.

MEMORANDA.

Schrs. Chas. A. Jones and E. H. Farber, hence, at Boston 1st.

Schr. Florence I. Lockwood, hence, at Bristol 20th.

CANAL COMMERCE.

ARRIVALS.

Boats J. R. Anderson, A. J. Akin, A. Main, Jas. Hoy, J. W. Morris, D. A. Lowe, G. W. Wallis and Geo. Sherman, to America; Coal Co. W. Young, to New Central Coal Co.; W. R. Shaw, to Sinclair & Agnew.

DEPARTURES.

Borts A. M. Snow, M. A. Myers, Goldfish, J. R. Anderson, A. J. Akin, S. Lloyd, A. Main, Jas. Hoy, W. B. Shaw, W. Young, J. W. Morris, D. A. Lowe, G. W. Wallis and Geo. Sherman.

BELMONT PEACHES.

I am authorized to sell
BET. M. N. T. PEACHES.
3 cans at \$2.25 per dozen.
2 " " at 2.25 per dozen.
21 Green Glass Jars at \$4.
Spiced Sweet Peaches at \$4.
Half-gallon jars do. at \$6.
A liberal discount made to the trade, and quality guaranteed.

R. M. LAWSON, Agent.

PERUVIAN SYRUP. Green Ginger, Neesfoot Oil, Macina Oil, Sapolio, Concentrated Lye, Olive Tar, Schenck's Pulmonic Syrup, Flavoring Extracts, Kidwell's Extract Beech Drop, Hair Dyes, Simmons' Liver Regulator, and Cook's Balm of Life, received and for sale by

W. M. N. BERKLEY.

Has just received an addition to his stock of DRESS GOODS,

consisting of Cloths, Cassimeres, Linseys, Red and White Flannels, Buck Alpaca, Bro. and Bleached, Canton Flannels, Hosiery, Shawls, &c., &c.

PROPOSALS FOR MEDICINES.

Sealed proposals will be received to December 6th for DISPENSARY MEDICINES for the poor for the next six months.

WM. A. MOORE,
Chairman Committee on Poor.

STATE TAXES FOR 1873.

All bills not paid by the 1st of December will be turned over to the City Sergeant for collection with five per cent added.

W. D. CORSE,
City Treasurer.

PERUVIAN.—For Dyspepsia, Liver Complaints, Dropsy, Neuralgia, Loss of Appetite, and all complaints accompanied by general debility and a gurgling, noisy and alternative motion.

W. M. N. BERKLEY & HALL,
Corner Prince and Fairfax streets.

FISHER'S MINE MEAT.—the old unrivalled brand—just received by

G. W. M. RAMSAY,
Corner King and St. Asaph sts.

CLOTHING AND GENTS' FURNISHING GOODS.

7th & D, WASHINGTON, D. C.

AND NOW!

WE TELL YOU OF IT AGAIN!

MANY DISBELIEVED AT FIRST BUT

NOW ALL ARE CONVINCED

That we are literally doing all that we advertise to do.

HUNDREDS READ OUR ANNOUNCEMENT.

SCORES CALL DAILY.

ALL ARE SATISFIED. ALL BUY.

ASK THOSE WHO HAVE PURCHASED.

TAKE THEIR ADVICE.

THEY WILL ADVISE YOU TO COME.

TAKE OUR ADVICE.

WE ADVISE YOU TO COME AT ONCE.

AND THESE ARE THE ADVANTAGES WE GUARANTEE

\$18 FULL SUITS..... FOR \$12
\$20 FULL SUITS..... FOR \$14
\$22 FULL SUITS..... FOR \$16
\$24 FULL SUITS..... FOR \$18
\$26 FULL SUITS..... FOR \$20
\$28 FULL SUITS..... FOR \$22
\$30 FULL SUITS..... FOR \$24
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